## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Ingle application of: Suaris et al.

**Splication No.** 10/785,608

Filed: February 23, 2004 Confirmation No. 3195

For: MEMORY RE- IMPLEMENTATION FOR

FIELD PROGRAMMABLE GATE

**ARRAYS** 

Examiner: James M. Mitchell

Art Unit: 2813

Attorney Reference No. 1011-67730-01

CERTIFICATE OF MAILING

I hereby certify that this paper and the documents referred to as being attached or enclosed herewith are being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: COMMISSIONER FOR PATENTS, P.O. BOX 1450, ALEXANDRIA, VA 22313-1450 on the date shown below.

Attorney or Agent for Applicant(s)\_\_\_

Date Mailed November 8, 2006

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## RESPONSE TO RESTRICTION REQUIREMENT

This responds to the Office action dated October 10, 2006. Claims 1-65 are pending in the application. The Examiner has divided the claims into eight groups and required an election of one group under 35 U.S.C. § 121. Table 1 below shows the claim groups as currently restricted by the Examiner.

Group I	Claims 1-13
Group II	Claims 14-22
Group III	Claims 23-27
Group IV	Claims 28-31
Group V	Claims 32-41
Group VI	Claims 42-45
Group VII	Claims 46-64
Group VIII	Claim 65

Table 1

Applicants provisionally elect the Group I claims 1-13 with traverse. According to M.P.E.P. § 803, "If the search and examination of an entire application can be made without serious burden, the examiner must examine it on the merits, even though it includes claims to independent or distinct inventions."

Applicants have reviewed the claims and have concluded that all of the claims should be examined. Such action is respectfully requested.

Respectfully submitted,

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